

SENATE BILL No. 344

DIGEST OF SB 344 (Updated February 4, 2009 2:56 pm - DI 110)

Citations Affected: IC 3-7; IC 6-8.1; IC 7.1-5; IC 10-13; IC 11-10; IC 11-12; IC 12-7; IC 12-15; IC 12-19; IC 16-33; IC 16-34; IC 20-21; IC 20-22; IC 34-30.

Synopsis: Restoration of county offices of family resources. Eliminates authority of the division of family resources to replace county offices with regional offices. Replaces references to "local office" and "local director" with "county office" and "county director". Repeals definitions of "local office" and "local director".

Effective: Upon passage.

Becker, Alting, Arnold, Leising, Deig

January 8, 2009, read first time and referred to Committee on Commerce, Public Policy & Interstate Cooperation.
February 5, 2009, amended, reported favorably — Do Pass.



First Regular Session 116th General Assembly (2009)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2008 Regular Session of the General Assembly.

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SENATE BILL No. 344

A BILL FOR AN ACT to amend the Indiana Code concerning human services.

Be it enacted by the General Assembly of the State of Indiana:

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1	SECTION 1. IC 3-7-15-2, AS AMENDED BY P.L.146-2008,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	UPON PASSAGE]: Sec. 2. The general assembly finds that the
4	following offices in Indiana provide public assistance within the scope
5	of NVRA:

- (1) Each local county office established under IC 12-19-1-1 that administers:
 - (A) the Temporary Assistance for Needy Families program (TANF) under IC 12-14; or
 - (B) the Medicaid program under IC 12-15.
- (2) Each office of the division of family resources that administers the food stamp program under federal law.
- (3) Each office of the state department of health that administers the Special Supplemental Nutrition Program for the Women, Infants and Children Program (WIC) under IC 16-35-1.5.
- SECTION 2. IC 6-8.1-7-1, AS AMENDED BY P.L.131-2008, SECTION 29, AND AS AMENDED BY P.L.146-2008, SECTION

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359, IS CORRECTED AND AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. (a) This subsection does not apply to the disclosure of information concerning a conviction on a tax evasion charge. Unless in accordance with a judicial order or as otherwise provided in this chapter, the department, its employees former employees, counsel, agents, or any other person may not divulge the amount of tax paid by any taxpayer, terms of a settlement agreement executed between a taxpayer and the department investigation records, investigation reports, or any other information disclosed by the reports filed under the provisions of the law relating to any of the listed taxes, including required information derived from
a federal return, except to: (1) members and employees of the department;
(2) the governor;
(3) the attorney general or any other legal representative of the
state in any action in respect to the amount of tax due under the provisions of the law relating to any of the listed taxes; or

- (4) any authorized officers of the United States; when it is agreed that the information is to be confidential and to be used solely for official purposes.
- (b) The information described in subsection (a) may be revealed upon the receipt of a certified request of any designated officer of the state tax department of any other state, district, territory, or possession of the United States when:
 - (1) the state, district, territory, or possession permits the exchange of like information with the taxing officials of the state; and
 - (2) it is agreed that the information is to be confidential and to be used solely for tax collection purposes.
- (c) The information described in subsection (a) relating to a person on public welfare or a person who has made application for public welfare may be revealed to the director of the division of family resources, and to any director of a *county local* county office of *family* and children the division of family resources located in Indiana, upon receipt of a written request from either director for the information. The information shall be treated as confidential by the directors. In addition, the information described in subsection (a) relating to a person who has been designated as an absent parent by the state Title IV-D agency shall be made available to the state Title IV-D agency upon request. The information shall be subject to the information safeguarding provisions of the state and federal Title IV-D programs.
- (d) The name, address, Social Security number, and place of employment relating to any individual who is delinquent in paying

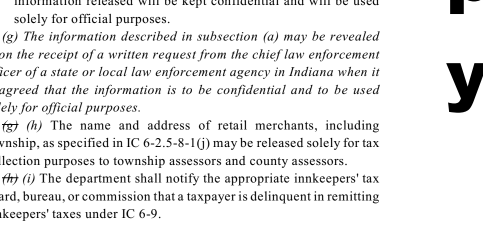






educational loans owed to a postsecondary educational institution may
be revealed to that institution if it provides proof to the department that
the individual is delinquent in paying for educational loans. This
information shall be provided free of charge to approved postsecondary
educational institutions (as defined by IC 21-7-13-6(a)). The
department shall establish fees that all other institutions must pay to the
department to obtain information under this subsection. However, these
fees may not exceed the department's administrative costs in providing
the information to the institution.

- (e) The information described in subsection (a) relating to reports submitted under IC 6-6-1.1-502 concerning the number of gallons of gasoline sold by a distributor and IC 6-6-2.5 concerning the number of gallons of special fuel sold by a supplier and the number of gallons of special fuel exported by a licensed exporter or imported by a licensed transporter may be released by the commissioner upon receipt of a written request for the information.
- (f) The information described in subsection (a) may be revealed upon the receipt of a written request from the administrative head of a state agency of Indiana when:
 - (1) the state agency shows an official need for the information; and
 - (2) the administrative head of the state agency agrees that any information released will be kept confidential and will be used solely for official purposes.
- (g) The information described in subsection (a) may be revealed upon the receipt of a written request from the chief law enforcement officer of a state or local law enforcement agency in Indiana when it is agreed that the information is to be confidential and to be used solely for official purposes.
- township, as specified in IC 6-2.5-8-1(j) may be released solely for tax collection purposes to township assessors and county assessors.
- (h) (i) The department shall notify the appropriate innkeepers' tax board, bureau, or commission that a taxpayer is delinquent in remitting innkeepers' taxes under IC 6-9.
- (i) All information relating to the delinquency or evasion of the motor vehicle excise tax may be disclosed to the bureau of motor vehicles in Indiana and may be disclosed to another state, if the information is disclosed for the purpose of the enforcement and collection of the taxes imposed by IC 6-6-5.
- (k) All information relating to the delinquency or evasion of commercial vehicle excise taxes payable to the bureau of motor





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vehicles in Indiana may be disclosed to the bureau and may be disclosed to another state, if the information is disclosed for the purpose of the enforcement and collection of the taxes imposed by IC 6-6-5.5.

(k) (l) All information relating to the delinquency or evasion of commercial vehicle excise taxes payable under the International Registration Plan may be disclosed to another state, if the information is disclosed for the purpose of the enforcement and collection of the taxes imposed by IC 6-6-5.5.

(m) All information relating to the delinquency or evasion of the excise taxes imposed on recreational vehicles and truck campers that are payable to the bureau of motor vehicles in Indiana may be disclosed to the bureau and may be disclosed to another state if the information is disclosed for the purpose of the enforcement and collection of the taxes imposed by IC 6-6-5.1.

(n) This section does not apply to:

- (1) the beer excise tax (IC 7.1-4-2);
- (2) the liquor excise tax (IC 7.1-4-3);
- (3) the wine excise tax (IC 7.1-4-4);
- (4) the hard cider excise tax (IC 7.1-4-4.5);
- (5) the malt excise tax (IC 7.1-4-5);
- (6) the motor vehicle excise tax (IC 6-6-5);
 - (7) the commercial vehicle excise tax (IC 6-6-5.5); and
 - (8) the fees under IC 13-23.

(m) (o) The name and business address of retail merchants within each county that sell tobacco products may be released to the division of mental health and addiction and the alcohol and tobacco commission solely for the purpose of the list prepared under IC 6-2.5-6-14.2.

SECTION 3. IC 7.1-5-10-13, AS AMENDED BY P.L.146-2008, SECTION 360, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13. A permittee who holds a permit to sell at retail shall not cash a check issued by the local county office of the division of family resources or by a charitable organization if any part of the proceeds of the check are to be used to purchase an alcoholic beverage.

SECTION 4. IC 10-13-3-27, AS AMENDED BY P.L.146-2008, SECTION 368, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 27. (a) Except as provided in subsection (b), on request, a law enforcement agency shall release a limited criminal history to or allow inspection of a limited criminal history by noncriminal justice organizations or individuals only if the subject of the request:

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1	(1) has applied for employment with a noncriminal justice
2	organization or individual;
3	(2) has applied for a license and has provided criminal history
4	data as required by law to be provided in connection with the
5	license;
6	(3) is a candidate for public office or a public official;
7	(4) is in the process of being apprehended by a law enforcement
8	agency;
9	(5) is placed under arrest for the alleged commission of a crime;
10	(6) has charged that the subject's rights have been abused
11	repeatedly by criminal justice agencies;
12	(7) is the subject of a judicial decision or determination with
13	respect to the setting of bond, plea bargaining, sentencing, or
14	probation;
15	(8) has volunteered services that involve contact with, care of, or
16	supervision over a child who is being placed, matched, or
17	monitored by a social services agency or a nonprofit corporation;
18	(9) is currently residing in a location designated by the
19	department of child services (established by IC 31-25-1-1) or by
20	a juvenile court as the out-of-home placement for a child at the
21	time the child will reside in the location;
22	(10) has volunteered services at a public school (as defined in
23	IC 20-18-2-15) or nonpublic school (as defined in IC 20-18-2-12)
24	that involve contact with, care of, or supervision over a student
25	enrolled in the school;
26	(11) is being investigated for welfare fraud by an investigator of
27	the division of family resources or a local county office of the
28	division of family resources;
29	(12) is being sought by the parent locator service of the child
30	support bureau of the department of child services;
31	(13) is or was required to register as a sex or violent offender
32	under IC 11-8-8; or
33	(14) has been convicted of any of the following:
34	(A) Rape (IC 35-42-4-1), if the victim is less than eighteen
35	(18) years of age.
36	(B) Criminal deviate conduct (IC 35-42-4-2), if the victim is
37	less than eighteen (18) years of age.
38	(C) Child molesting (IC 35-42-4-3).
39	(D) Child exploitation (IC 35-42-4-4(b)).
40	(E) Possession of child pornography (IC 35-42-4-4(c)).
41	(F) Vicarious sexual gratification (IC 35-42-4-5).
42	(G) Child solicitation (IC 35-42-4-6).



1	(H) Child seduction (IC 35-42-4-7).
2	(I) Sexual misconduct with a minor as a felony (IC 35-42-4-9).
3	(J) Incest (IC 35-46-1-3), if the victim is less than eighteen
4	(18) years of age.
5	However, limited criminal history information obtained from the
6	National Crime Information Center may not be released under this
7	section except to the extent permitted by the Attorney General of the
8	United States.
9	(b) A law enforcement agency shall allow inspection of a limited
10	criminal history by and release a limited criminal history to the
11	following noncriminal justice organizations:
12	(1) Federally chartered or insured banking institutions.
13	(2) Officials of state and local government for any of the
14	following purposes:
15	(A) Employment with a state or local governmental entity.
16	(B) Licensing.
17	(3) Segments of the securities industry identified under 15 U.S.C.
18	78q(f)(2).
19	(c) Any person who knowingly or intentionally uses limited criminal
20	history for any purpose not specified under this section commits a
21	Class A misdemeanor.
22	SECTION 5. IC 11-10-7-5, AS AMENDED BY P.L.146-2008,
23	SECTION 369, IS AMENDED TO READ AS FOLLOWS
24	[EFFECTIVE UPON PASSAGE]: Sec. 5. (a) The earnings of an
25	offender employed under this chapter shall be surrendered to the
26	department. This amount shall be distributed in the following order:
27	(1) Not less than twenty percent (20%) of the offender's gross
28	earnings to be given to the offender or retained by the department.
29	If retained by the department, the amount, with accrued interest
30	if interest on the amount is earned, must be returned to the
31	offender not later than at the time of the offender's release on
32	parole or discharge.
33	(2) State and federal income taxes and Social Security deductions.
34	(3) The expenses of room and board, as fixed by the department
35	and the budget agency, in facilities operated by the department,
36	or, if the offender is housed in a facility not operated by the
37	department, the amount paid by the department to the operator of
38	the facility or other appropriate authority for room and board and
39	other incidentals as established by agreement between the
40	department and the appropriate authority.
41	(4) The support of the offender's dependents, when directed by the
42	offender or ordered by the court to pay this support. If the



1	offender's dependents are receiving welfare assistance, the
2	appropriate local county office of the division of family resources
3	or welfare department in another state shall be notified of these
4	disbursements.
5	(5) Ten percent (10%) of the offender's gross earnings, to be
6	deposited in the violent crime victims compensation fund
7	established by IC 5-2-6.1-40.
8	(b) Any remaining amount shall be given to the offender or retained
9	by the department in accord with subsection (a)(1).
10	(c) The department may, when special circumstances warrant or for
11	just cause, waive the collection of room and board charges by or on
12	behalf of a facility operated by the department or, if the offender is
13	housed in a facility not operated by the department, authorize payment
14	of room and board charges from other available funds.
15	SECTION 6. IC 11-10-8-6, AS AMENDED BY P.L.146-2008,
16	SECTION 370, IS AMENDED TO READ AS FOLLOWS
17	[EFFECTIVE UPON PASSAGE]: Sec. 6. (a) The earnings of an
18	offender employed in a work release program under this chapter, less
19	payroll deductions required by law and court ordered deductions for
20	satisfaction of a judgment against the offender, shall be surrendered to
21	the department or its designated representative. The remaining earnings
22	shall be distributed in the following order:
23	(1) State and federal income taxes and Social Security deductions
24	not otherwise withheld.
25	(2) The cost of membership in an employee organization.
26	(3) Ten percent (10%) of the offender's gross earnings, to be
27	deposited in the violent crime victims compensation fund
28	established by IC 5-2-6.1-40.
29	(4) Not less than fifteen percent (15%) of the offender's gross
30	earnings, if that amount of the gross is available after the above
31	deductions, to be given to the offender or retained by the
32	department. If retained by the department, the amount, with
33	accrued interest, must be returned to the offender not later than at
34	the time of the offender's release on parole or discharge.
35	(5) The expense of room and board, as fixed by the department
36	and the budget agency, in facilities operated by the department,
37	or, if the offender is housed in a facility not operated by the
38	department, the amount paid by the department to the operator of
39	the facility or other appropriate authority for room and board and
40	other incidentals as established by agreement between the



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department and the appropriate authority.

(6) Transportation cost to and from work, and other work related

1	incidental expenses.
2	(7) Court ordered costs or fines imposed as a result of conviction
3	of an offense under Indiana law, unless the costs or fines are
4	being paid through other means.
5	(b) After the amounts prescribed in subsection (a) are deducted, the
6	department may, out of the remaining amount:
7	(1) when directed by the offender or ordered by the court, pay for
8	the support of the offender's dependents (if the offender's
9	dependents are receiving welfare assistance, the appropriate local
10	county office of the division of family resources or welfare
11	department in another state shall be notified of these
12	disbursements); and
13	(2) with the consent of the offender, pay to the offender's victims
14	or others any unpaid obligations of the offender.
15	(c) Any remaining amount shall be given to the offender or retained
16	by the department in accord with subsection (a)(4).
17	(d) The department may, when special circumstances warrant or for
18	just cause, waive the collection of room and board charges by or on
19	behalf of a facility operated by the department or, if the offender is
20	housed in a facility not operated by the department, authorize payment
21	of room and board charges from other available funds.
22	SECTION 7. IC 11-12-2-2, AS AMENDED BY P.L.146-2008,
23	SECTION 371, IS AMENDED TO READ AS FOLLOWS
24	[EFFECTIVE UPON PASSAGE]: Sec. 2. (a) To qualify for financial
25	aid under this chapter, a county must establish a community corrections
26	advisory board by resolution of the county executive or, in a county
27	having a consolidated city, by the city-county council. A community
28	corrections advisory board consists of:
29	(1) the county sheriff or the sheriff's designee;
30	(2) the prosecuting attorney or the prosecuting attorney's
31	designee;
32	(3) the director of the local county office of the division of family
33	resources or the director's designee;
34	(4) the executive of the most populous municipality in the county
35	or the executive's designee;
36	(5) two (2) judges having criminal jurisdiction, if available,
37	appointed by the circuit court judge or the judges' designees;
38	(6) one (1) judge having juvenile jurisdiction, appointed by the
39	circuit court judge;
40 4.1	(7) one (1) public defender or the public defender's designee, if
41	available, or one (1) attorney with a substantial criminal defense

practice appointed by the county executive or, in a county having



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1	a consolidated city, by the city-county council;
2	(8) one (1) victim, or victim advocate if available, appointed by
3	the county executive or, in a county having a consolidated city, by
4	the city-county council;
5	(9) one (1) ex-offender, if available, appointed by the county
6	executive or, in a county having a consolidated city, by the
7	city-county council; and
8	(10) the following members appointed by the county executive or,
9	in a county having a consolidated city, by the city-county council:
10	(A) One (1) member of the county fiscal body or the member's
11	designee.
12	(B) One (1) probation officer.
13	(C) One (1) educational administrator.
14	(D) One (1) representative of a private correctional agency, if
15	such an agency exists in the county.
16	(E) One (1) mental health administrator, or, if there is none
17	available in the county, one (1) psychiatrist, psychologist, or
18	physician.
19	(F) Four (4) lay persons, at least one (1) of whom must be a
20	member of a minority race if a racial minority resides in the
21	county and a member of that minority is willing to serve.
22	(b) Designees of officials designated under subsection (a)(1)
23	through (a)(7) and (a)(10)(A) serve at the pleasure of the designating
24	official.
25	(c) Members of the advisory board appointed by the county
26	executive or, in a county having a consolidated city, by the city-county
27	council, shall be appointed for a term of four (4) years. The criminal
28	defense attorney, the ex-offender, and the victim or victim advocate
29	shall be appointed for a term of four (4) years. Other members serve
30	only while holding the office or position held at the time of
31	appointment. The circuit court judge may fill the position of the judge
32	having juvenile court jurisdiction by self appointment if the circuit
33	court judge is otherwise qualified. A vacancy occurring before the
34	expiration of the term of office shall be filled in the same manner as
35	original appointments for the unexpired term. Members may be
36	reappointed.
37	(d) Two (2) or more counties, by resolution of their county
38	executives or, in a county having a consolidated city, by the city-county
39	council, may combine to apply for financial aid under this chapter. If
40	counties so combine, the counties may establish one (1) community
41	corrections advisory board to serve these counties. This board must

contain the representation prescribed in subsection (a), but the











members may come from the participating counties as determined by
agreement of the county executives or, in a county having a
consolidated city, by the city-county council.
(e) The members of the community corrections advisory board shall,
within thinty (20) days after the last initial annaintment is made made

- (e) The members of the community corrections advisory board shall, within thirty (30) days after the last initial appointment is made, meet and elect one (1) member as chairman and another as vice chairman and appoint a secretary-treasurer who need not be a member. A majority of the members of a community corrections advisory board may provide for a number of members that is:
 - (1) less than a majority of the members; and
 - (2) at least six (6);

- to constitute a quorum for purposes of transacting business. The affirmative votes of at least five (5) members, but not less than a majority of the members present, are required for the board to take action. A vacancy in the membership does not impair the right of a quorum to transact business.
- (f) The county executive and county fiscal body shall provide necessary assistance and appropriations to the community corrections advisory board established for that county. Appropriations required under this subsection are limited to amounts received from the following sources:
 - (1) Department grants.
 - (2) User fees.
- (3) Other funds as contained within an approved plan.
- Additional funds may be appropriated as determined by the county executive and county fiscal body.

SECTION 8. IC 11-12-5-3, AS AMENDED BY P.L.146-2008, SECTION 373, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. (a) Any earnings of a person employed under this chapter, less payroll deductions required by law and court ordered deductions for satisfaction of a judgment against that person, shall be collected by the county sheriff, probation department, local county office of the division of family resources, or other agency designated by the sentencing or committing court. Unless otherwise ordered by the court, the remaining earnings shall be distributed in the following order:

- (1) To pay state and federal income taxes and Social Security deductions not otherwise withheld.
- (2) To pay the cost of membership in an employee organization.
- (3) Not less than fifteen percent (15%) of the person's gross earnings, if that amount of the gross is available after the above deductions, to be given to that person or retained for the person,

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1	with accrued interest, until the person's release or discharge.
2	(4) To pay for the person's room and board provided by the
3	county.
4	(5) To pay transportation costs to and from work, and other work
5	related incidental expenses.
6	(6) To pay court ordered costs, fines, or restitution.
7	(b) After the amounts prescribed in subsection (a) are deducted, the
8	remaining amount may be used to:
9	(1) when directed by the person or ordered by the court, pay for
10	the support of the person's dependents (if the person's dependents
11	are receiving welfare assistance, the appropriate local county
12	office of the division of family resources or welfare department in
13	another state shall be notified of such disbursements); and
14	(2) with the consent of the person, pay to the person's victims or
15	others any unpaid obligations of that person.
16	(c) Any remaining amount shall be given to the person or retained
17	for the person according to subsection (a)(3).
18	(d) The collection of room and board under subsection (a)(4) may
19	be waived.
20	SECTION 9. IC 12-7-2-45, AS AMENDED BY P.L.146-2008,
21	SECTION 376, IS AMENDED TO READ AS FOLLOWS
22	[EFFECTIVE UPON PASSAGE]: Sec. 45. "County office" refers to a
23	local county office of the division of family resources.
24	SECTION 10. IC 12-7-2-46, AS AMENDED BY P.L.146-2008,
25	SECTION 377, IS AMENDED TO READ AS FOLLOWS
26	[EFFECTIVE UPON PASSAGE]: Sec. 46. "County director" refers to
27	a director of a local county office of the division of family resources.
28	SECTION 11. IC 12-15-1.5-8, AS AMENDED BY P.L.146-2008,
29	SECTION 386, IS AMENDED TO READ AS FOLLOWS
30	[EFFECTIVE UPON PASSAGE]: Sec. 8. (a) The codirectors of the
31	election division shall provide the division of family resources with a
32	list of the current addresses and telephone numbers of the offices of the
33	circuit court clerk or board of registration in each county. The division
34	of family resources shall promptly forward the list and each revision of
35	the list to each local county office.
36	(b) The codirectors shall provide the division of family resources
37	with pre-addressed packets for county offices to transmit applications
38	under section 6(1) or 6(2) of this chapter.
39	SECTION 12. IC 12-15-9-0.6, AS AMENDED BY P.L.145-2006,
40	SECTION 87, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
41	UPON PASSAGE]: Sec. 0.6. (a) The office's claim against assets that

are not included in the individual's probate estate may be enforced as



set out in IC 32-17-13.

(b) Enforcement of a claim against assets that are not included in an individual's probate estate must be commenced not more than nine (9) months after the decedent's death. This limit does not apply to any assets that were not reported to the local county office of the division of family resources.

SECTION 13. IC 12-19-1-1, AS AMENDED BY P.L.146-2008, SECTION 392, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. The division shall establish local county offices of family resources in each county. or district designated by the division.

SECTION 14. IC 12-19-1-2, AS AMENDED BY P.L.146-2008, SECTION 393, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) The director of the division shall appoint a local county director for each local county office.

(b) A local county director must be a citizen of the United States. SECTION 15. IC 12-19-1-3, AS AMENDED BY P.L.146-2008, SECTION 394, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. The local county director is the executive and administrative officer of the local county office.

SECTION 16. IC 12-19-1-4, AS AMENDED BY P.L.146-2008, SECTION 395, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) A local county director is entitled to receive as compensation for the local county director's services an amount determined by the division that is within:

- (1) the lawfully established appropriations; and
- (2) the salary ranges of the pay plan adopted by the state personnel department and approved by the budget committee.
- (b) Compensation paid to a local county director shall be paid in the same manner that compensation is paid to other state employees.

SECTION 17. IC 12-19-1-5, AS AMENDED BY P.L.146-2008, SECTION 396, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) In addition to the compensation paid under this article, a local county director may receive for each mile necessarily traveled in the discharge of the local county director's duties the same amount per mile that other state employees receive.

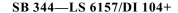
(b) A local county director is also entitled to a per diem for lodging and meal expenses if the local county director's official duties require the local county director to travel outside of the county where the local county director's permanent office is located. The per diem for a local

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1	county director's lodging and meals shall be paid at the rate set by law
2	for other state employees.
3	SECTION 18. IC 12-19-1-7, AS AMENDED BY P.L.146-2008,
4	SECTION 397, IS AMENDED TO READ AS FOLLOWS
5	[EFFECTIVE UPON PASSAGE]: Sec. 7. (a) The local county director
6	shall appoint from eligible lists established by the state personnel
7	department the number of assistants necessary to administer the
8	welfare activities within the county or district that are administered by
9	the division under IC 12-13 through IC 12-19 or by an administrative
10	rule, with the approval of the director of the division.
11	(b) The division, for personnel performing activities described in
12	subsection (a), shall determine the compensation of the assistants
13	within the salary ranges of the pay plan adopted by the state personnel
14	department and approved by the budget agency, with the advice of the
15	budget committee, and within lawfully established appropriations.
16	SECTION 19. IC 12-19-1-8, AS AMENDED BY P.L.146-2008,
17	SECTION 398, IS AMENDED TO READ AS FOLLOWS
18	[EFFECTIVE UPON PASSAGE]: Sec. 8. The costs of personal
19	services in the administration of a local county office's duties described
20	in section 7(a) of this chapter shall be paid by the division.
21	SECTION 20. IC 12-19-1-9, AS AMENDED BY P.L.146-2008,
22	SECTION 399, IS AMENDED TO READ AS FOLLOWS
23	[EFFECTIVE UPON PASSAGE]: Sec. 9. (a) The division shall
24	provide the necessary facilities to house the local county office.
25	(b) The division shall pay for the costs of the facilities, supplies, and
26	equipment needed by each local county office.
27	SECTION 21. IC 12-19-1-10, AS AMENDED BY P.L.146-2008,
28	SECTION 400, IS AMENDED TO READ AS FOLLOWS

[EFFECTIVE UPON PASSAGE]: Sec. 10. Subject to the rules adopted by the director of the division, a local county office shall administer

31 the following: 32

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- (1) Assistance to dependent children in the homes of the dependent children.
- (2) Assistance and services to elderly persons.
- (3) Assistance to persons with disabilities.
- (4) Care and treatment of the following persons, other than persons for whom the department of child services is providing services under IC 31 for the following:
 - (A) Dependent children.
 - (B) Children with disabilities.
- (5) Any other welfare activities that are delegated to the local county office by the division, including services concerning



1	assistance to the blind.
2	SECTION 22. IC 12-19-1-13, AS AMENDED BY P.L.146-2008,
3	SECTION 401, IS AMENDED TO READ AS FOLLOWS
4	[EFFECTIVE UPON PASSAGE]: Sec. 13. (a) A local county office
5	may sue and be sued under the name of "The Office of Family
6	Resources of " (Insert: County". or "District", as
7	appropriate).
8	(b) The local county office has all other rights and powers and shall
9	perform all other duties necessary to administer this chapter.
10	(c) A suit brought against a local county office may be filed in any
11	circuit or superior court with jurisdiction in the area served by the local
12	county office.
13	(d) A notice or summons in a suit brought against the local county
14	office must be served on the local county director. It is not required to
15	name the individual employees of the local county office as either
16	plaintiff or defendant.
17	SECTION 23. IC 12-19-1-15, AS AMENDED BY P.L.146-2008,
18	SECTION 402, IS AMENDED TO READ AS FOLLOWS
19	[EFFECTIVE UPON PASSAGE]: Sec. 15. (a) The division may
20	receive and administer a gift, devise, or bequest of personal property,
21	including the income from real property, that is to or for the benefit of
22	an individual receiving payments or services through a local county
23	office.
24	(b) The division shall establish a special fund or an account in a
25	trust fund for the money received under this section. The expenses of
26	administering the fund or account shall be paid from money in the fund
27	or account. The money may not be commingled with money received
28	from taxation.
29	(c) The treasurer of state shall invest the money in the fund or
30	account not currently needed to meet the obligations of the fund or
31	account in the same manner as other public money may be invested.
32	Interest that accrues from these investments shall be deposited in the
33	fund or account.
34	(d) Money in the fund or account at the end of a state fiscal year
35	does not revert to the state general fund.
36	(e) Subject to the approval of the judge or the court of the county
37	having probate jurisdiction, money in the fund or account may be
38	expended by the division in any manner consistent with the purposes
39	of the fund or account created under this section and with the intention
40	of the donor.
41	SECTION 24. IC 12-19-1-16, AS AMENDED BY P.L.146-2008,

SECTION 403, IS AMENDED TO READ AS FOLLOWS



1	[EFFECTIVE UPON PASSAGE]: Sec. 16. (a) This section does not
2	apply to money appropriated by the general assembly, including any
3	federal grant.
4	(b) The family resources trust clearance fund is established to
5	administer money available to or for the benefit of an individual
6	receiving payments or services through a local county office. The fund
7	shall be administered by the division. Separate accounts in the fund
8	shall be established, as appropriate, to carry out the purposes of the
9	donors of the money deposited in the fund.
10	(c) The expenses of administering the fund shall be paid from
11	money in the fund.
12	(d) Money in the fund may not be commingled with any other fund
13	or with money received from taxation. The money may be expended by
14	the local county office in any manner consistent with the following:
15	(1) The purpose of the fund or with the intention of the donor of
16	the money.
17	(2) Indiana law.
18	(e) The treasurer of state shall invest the money in the fund not
19	currently needed to meet the obligations of the fund in the same
20	manner as other public money may be invested. Interest that accrues
21	from these investments shall be deposited in the fund.
22	(f) Money in the fund at the end of a state fiscal year does not revert
23	to the state general fund.
24	SECTION 25. IC 12-19-1-18, AS AMENDED BY P.L.146-2008,
25	SECTION 404, IS AMENDED TO READ AS FOLLOWS
26	[EFFECTIVE UPON PASSAGE]: Sec. 18. (a) After petition to and
27	with the approval of the judge of a circuit court of the county where an
28	applicant for or recipient of public assistance resides (or, if a superior
29	court has probate jurisdiction in the county, the superior court that has
30	probate jurisdiction where the recipient of public assistance resides),
31	a local county office may take the actions described in subsection (b)
32	if:
33	(1) an applicant for public assistance is physically or mentally
34	incapable of completing an application for assistance; or
35	(2) a recipient of public assistance:
36	(A) is incapable of managing the recipient's affairs; or
37	(B) refuses to:
38	(i) take care of the recipient's money properly; or
39	(ii) comply with the director of the division's rules and
40	policies.
41	(b) If the conditions of subsection (a) are satisfied, the local county
42	office may designate a responsible person to do the following:



1	(1) Act for the applicant or recipient.
2	(2) Receive on behalf of the recipient the assistance the recipient
3	is eligible to receive under any of the following:
4	(A) This chapter.
5	(B) IC 12-10-6.
6	(C) IC 12-14-1 through IC 12-14-9.5.
7	(D) IC 12-14-13 through IC 12-14-19.
8	(E) IC 12-15.
9	(F) IC 16-35-2.
0	(c) A fee for services provided under this section may be paid to the
1	responsible person in an amount not to exceed ten dollars (\$10) each
2	month. The fee may be allowed:
3	(1) in the monthly assistance award; or
4	(2) by vendor payment if the fee would cause the amount of
5	assistance to be increased beyond the maximum amount permitted
6	by statute.
7	SECTION 26. IC 12-19-1-19, AS AMENDED BY P.L.146-2008,
8	SECTION 405, IS AMENDED TO READ AS FOLLOWS
9	[EFFECTIVE UPON PASSAGE]: Sec. 19. (a) A responsible person
20	approved under section 18 of this chapter preferably must be a relative
21	or friend of good moral character whose interest is limited to the
22	well-being of the applicant or recipient. However, the responsible
23	person may not be any of the following:
24	(1) An employee of the local county office.
25	(2) The superintendent of a county home.
26	(3) A person directly or indirectly financially connected with a
27	health facility or an institution giving care to the recipient.
28	(4) A person directly or indirectly connected with the operation of
29	a health facility or an institution giving care to the recipient.
0	(b) Costs may not be charged by a person or public official in
31	proceedings concerning the appointment of a responsible person under
32	section 18 of this chapter.
3	SECTION 27. IC 12-19-2-2, AS AMENDED BY P.L.146-2008,
4	SECTION 409, IS AMENDED TO READ AS FOLLOWS
55	[EFFECTIVE UPON PASSAGE]: Sec. 2. The following are not
66	personally liable, except to the state, for an official act done or omitted
57	in connection with the performance of duties under this article:
8	(1) The director of the division.
9	(2) Officers and employees of the division.
10	(3) Officers and employees of a local county office.
1	SECTION 28. IC 12-19-2-3, AS AMENDED BY P.L.146-2008,
12	SECTION 410 IS AMENDED TO READ AS FOLLOWS



1	[EFFECTIVE UPON PASSAGE]: Sec. 3. An officer or employee of:	
2	(1) the division; or	
3	(2) a local county office;	
4	may administer oaths and affirmations required to carry out the	
5	purposes of this article or of any other statute imposing duties on the	
6	local county office.	
7	SECTION 29. IC 12-19-2-5, AS AMENDED BY P.L.146-2008,	
8	SECTION 411, IS AMENDED TO READ AS FOLLOWS	
9	[EFFECTIVE UPON PASSAGE]: Sec. 5. A person who is related to a	
10	local county director in the following manner is not eligible for a	1
11	position in the local county office:	1
12	(1) Husband or wife.	
13	(2) Father or mother.	
14	(3) Son or daughter.	
15	(4) Son-in-law or daughter-in-law.	
16	(5) Brother or sister.	(
17	(6) Niece or nephew.	,
18	(7) Uncle or aunt.	
19	SECTION 30. IC 12-19-2-6, AS AMENDED BY P.L.146-2008,	
20	SECTION 412, IS AMENDED TO READ AS FOLLOWS	
21	[EFFECTIVE UPON PASSAGE]: Sec. 6. A person prohibited under	
22	section 5 of this chapter from employment with a local county office	
23	may not receive compensation for services performed for the local	
24	county office from appropriations made by the state or by the county.	
25	SECTION 31. IC 16-33-3-10, AS AMENDED BY P.L.146-2008,	
26	SECTION 436, IS AMENDED TO READ AS FOLLOWS	
27	[EFFECTIVE UPON PASSAGE]: Sec. 10. Whenever the circuit court	,
28	having jurisdiction finds, upon application by the local county office	_
29	of the division of family resources, that the parent or guardian of a	1
30	client placed in the center is unable to meet the costs that the parent or	
31	guardian is required to pay for the services of the center, the court shall	
32	order payment of the costs from the county general fund.	
33	SECTION 32. IC 16-34-2-1.1, AS AMENDED BY P.L.146-2008,	
34	SECTION 444, IS AMENDED TO READ AS FOLLOWS	
35	[EFFECTIVE UPON PASSAGE]: Sec. 1.1. (a) An abortion shall not	
36	be performed except with the voluntary and informed consent of the	
37	pregnant woman upon whom the abortion is to be performed. Except	
38	in the case of a medical emergency, consent to an abortion is voluntary	
39	and informed only if the following conditions are met:	
40	(1) At least eighteen (18) hours before the abortion and in the	
41	presence of the pregnant woman, the physician who is to perform	

the abortion, the referring physician or a physician assistant (as



1	defined in IC 25-27.5-2-10), an advanced practice nurse (as
2	defined in IC 25-23-1-1(b)), or a midwife (as defined in
3	IC 34-18-2-19) to whom the responsibility has been delegated by
4	the physician who is to perform the abortion or the referring
5	physician has orally informed the pregnant woman of the
6	following:
7	(A) The name of the physician performing the abortion.
8	(B) The nature of the proposed procedure or treatment.
9	(C) The risks of and alternatives to the procedure or treatment.
10	(D) The probable gestational age of the fetus, including an
11	offer to provide:
12	(i) a picture or drawing of a fetus;
13	(ii) the dimensions of a fetus; and
14	(iii) relevant information on the potential survival of an
15	unborn fetus;
16	at this stage of development.
17	(E) The medical risks associated with carrying the fetus to
18	term.
19	(F) The availability of fetal ultrasound imaging and
20	auscultation of fetal heart tone services to enable the pregnant
21	woman to view the image and hear the heartbeat of the fetus
22	and how to obtain access to these services.
23	(2) At least eighteen (18) hours before the abortion, the pregnant
24	woman will be orally informed of the following:
25	(A) That medical assistance benefits may be available for
26	prenatal care, childbirth, and neonatal care from the local
27	county office of the division of family resources.
28	(B) That the father of the unborn fetus is legally required to
29	assist in the support of the child. In the case of rape, the
30	information required under this clause may be omitted.
31	(C) That adoption alternatives are available and that adoptive
32	parents may legally pay the costs of prenatal care, childbirth,
33	and neonatal care.
34	(3) The pregnant woman certifies in writing, before the abortion
35	is performed, that the information required by subdivisions (1)
36	and (2) has been provided.
37	(b) Before an abortion is performed, the pregnant woman may, upon
38	the pregnant woman's request, view the fetal ultrasound imaging and
39	hear the auscultation of the fetal heart tone if the fetal heart tone is
40	audible.
41	SECTION 33. IC 20-21-2-8, AS AMENDED BY P.L.146-2008,
42	SECTION 457, IS AMENDED TO READ AS FOLLOWS



1	[EFFECTIVE UPON PASSAGE]: Sec. 8. Upon the presentation of
2	satisfactory evidence showing that:
3	(1) there is a school age individual with a visual disability
4	residing in a county;
5	(2) the individual is entitled to the facilities of the school;
6	(3) the individual's parent wishes the individual to participate in
7	the school's educational program but is unable to pay the expenses
8	of maintaining the individual at the school; and
9	(4) the individual is entitled to placement in the school under
10	section 6 of this chapter;
11	a court with jurisdiction shall, upon application by the local county
12	office of the division of family resources, order the individual to be sent
13	to the school at the expense of the county. The expenses include the
14	expenses described in section 10 of this chapter and shall be paid from
15	the county general fund.
16	SECTION 34. IC 20-22-2-8, AS AMENDED BY P.L.146-2008,
17	SECTION 458, IS AMENDED TO READ AS FOLLOWS
18	[EFFECTIVE UPON PASSAGE]: Sec. 8. Upon the presentation of
19	satisfactory evidence showing that:
20	(1) there is a school age individual with a hearing disability
21	residing in a county;
22	(2) the individual is entitled to the facilities of the school;
23	(3) the individual's parent wishes the individual to participate in
24	the school's educational program but is unable to pay the expenses
25	of maintaining the individual at the school; and
26	(4) the individual is entitled to placement in the school under
27	section 6 of this chapter;
28	a court with jurisdiction shall, upon application by the local county
29	office of the division of family resources, order the individual to be sent
30	to the school at the expense of the county. The expenses include the
31	expenses described in section 10 of this chapter and shall be paid from
32	the county general fund.
33	SECTION 35. IC 34-30-2-46, AS AMENDED BY P.L.146-2008,
34	SECTION 679, IS AMENDED TO READ AS FOLLOWS
35	[EFFECTIVE UPON PASSAGE]: Sec. 46. IC 12-19-2-2 (Concerning
36	the officers and other employees of the division of family resources,
37	including the local county offices of the division of family resources).
38	SECTION 36. THE FOLLOWING ARE REPEALED [EFFECTIVE
39	UPON PASSAGE]: IC 12-7-2-124.6; IC 12-7-2-124.8.
40	SECTION 37. An emergency is declared for this act.



COMMITTEE REPORT

Madam President: The Senate Committee on Commerce, Public Policy and Interstate Cooperation, to which was referred Senate Bill No. 344, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 19, delete lines 40 through 42.

Page 20, delete lines 1 through 7.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 344 as introduced.)

ALTING, Chairperson

Committee Vote: Yeas 10, Nays 0.









